

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

23 MAR 2005

### PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of mailing (day/month/year)

10.01.2005

Applicant's or agent's file reference

E-1820/03

To:

Jorio, Paolo

Via Viotti, 9

**ITALIE** 

I-10121 Torino

STUDIO TORTA S.r.I.

IMPORTANT NOTIFICATION

International application No. PCT/IT 03/00572

International filing date (day/month/year) 25.09.2003

Priority date (day/month/year)

26.09.2002

Applicant

G.D. SOCIETA' PER AZIONI

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



European Patent Office - P.B. 5818 Patentiaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016 **Authorized Officer** 

Micheli, M

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## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

83 NAR 2005

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Applicant's or agent's file reference E-1820/03			ent's file reference	FOR FURTHER A	CTION	S	See Notification Preliminary Exa	n of Transmittal amination Repo	of Internat ort (Form Po	ional CT/IPEA/416)	
International application No. PCT/IT 03/00572				International filing date 25.09.2003	(day/mont	th/	vear)	Priority date (		year)	
International Patent Classification (IPC) or both national classi									-		
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	Applicant G.D. SOCIETA' PER AZIONI										
U.D.		OIL .	ATEMAZION								
1.	This Auth	inter	national preliminary exan and is transmitted to the	nination report has bee applicant according to	en prepar Article 3	rec 36.	d by this Inter	national Preli	minary Ex	amining	
								•	•		
2.	This	REP	ORT consists of a total o	f 4 sheets, including t	nis cover	r st	neet.	•		•	
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).  These annexes consist of a total of 6 sheets.										
3.	This	renoi	rt contains indications rela	sting to the following it	omo:						
J.				ating to the following it	ems.		•				
	l ''		Basis of the opinion								
	]] 		Priority Non-establishment of a	-i-i-m with respect to m				*** * -4.*-1 -			
	III ☐ Non-establishment of opinion with regard to no IV ☒ Lack of unity of invention					lovelty, inventive step and industrial applicability					
	v .		Lack of unity of invention Reasoned statement uncitations and explanation	nder Rule 66.2(a)(ii) wi	th regard	d to	o novelty, inv	entive step o	r industrial	applicability;	
,	VI		Certain documents cited		ilement						
	VII		Certain defects in the in								
	VIII		Certain observations on					·		•	
Date o	f subr	nissio	n of the demand		Date of o	cor	mpletion of this	renort			
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22.04	22.04.2004					10.01.2005					
		examir	address of the international ning authority:		Authoriz	zed	Officer			State of Petroscop.	
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Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016					Bridault, A						
						Telephone No. +31 70 340-3224					

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IT 03/00572

I. Basi	is of th	e report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	scription, Pages									
	6-15 1-5			as originally filed							
				ved on 06.09.	2004 with letter	of 25.08.2004					
	Cla	nims, Numbers					:				
	1-2	0, 21 (part)	as or	iginally filed							
	21	(part), 22	recei	ved on 06.09.	2004 with letter	of 25.08.2004					
	Dra	awings, Sheets				•					
	1/7-	-7/7	as or	iginally filed							
2.	Wit lan	h regard to the <b>lang</b> guage in which the ir	uage, all the elenternational app	ements marke dication was f	ed above were a iled, unless oth	available or furnished erwise indicated und	I to this Authority in the er this item.				
	The	These elements were available or furnished to this Authority in the following language: , which is:									
		the language of a to	ranslation furnis	shed for the p	urposes of the i	nternational search (	under Rule 23.1(b)).				
		the language of pul	blication of the	nternational a	pplication (unde	er Rule 48.3(b)).					
		the language of a tr Rule 55.2 and/or 55	ranslation furnis 5.3).	shed for the p	urposes of inter	national preliminary	examination (under				
3.	Witl inte	h regard to any <b>nucl</b> rnational preliminary	eotide and/or a examination w	amino acid se as carried ou	equence disclo	sed in the internation f the sequence listing	nal application, the j:				
		contained in the inte	ernational appli	cation in writte	en form.						
		filed together with the	he international	application in	computer read	able form.					
		furnished subsequently to this Authority in written form.									
		furnished subsequently to this Authority in computer readable form.									
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.									
		The statement that listing has been furn	the information nished.	recorded in c	omputer readat	ole form is identical to	o the written sequence				
4.	The	amendments have i	resulted in the o	cancellation of	:						
		the description,	pages:								
	$\boxtimes$	the claims,	Nos.:	23-30							
		the drawings,	sheets:	,•							

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IT 03/00572

5	. 🗆	This report has been estal been considered to go bey	olished as	s if (some o disclosure a	f) the amend as filed (Rule	lments had no 70.2(c)).	ot been made	, since the	y have
		(Any replacement sheet coreport.)	ontaining	such amen	dments mus	t be referred t	to under item	1 and anr	nexed to the
6	. Ad	ditional observations, if nece	essary:						
· IN	/. La	ck of unity of invention							
1	. In r	response to the invitation to	restrict o	r pay additio	onal fees, the	e applicant ha	s:	•	
		restricted the claims.							
		paid additional fees.		٠.					
		paid additional fees under	protest.						
		neither restricted nor paid	additiona	l fees.					
2.	Ø	This Authority found that the Rule 68.1, not to invite the	e require applican	ement of un t to restrict	ity of invention or pay additi	on is not componal fees.	olied with and	J chose, ac	cording to
3.	Thi:	s Authority considers that th	e require	ment of uni	ty of invention	on in accordan	ce with Rule	s 13.1, 13.	2 and 13.3
	×	complied with.				•			
		not complied with for the fo	llowing r	easons:				•	
4.	Cor exa	nsequently, the following parmination in establishing this	ts of the report:	internationa	al application	were the sub	ject of intern	ational pre	liminary
		all parts.							,
		the parts relating to claims	Nos						
v.	Rea cita	soned statement under A tions and explanations su	rticle 350 pporting	(2) with reg such state	jard to nove ement	elty, inventive	step or ind	ustrial ap <sub>l</sub>	plicability;
1.	Stat	tement		•					
	Nov	elty (N)	Yes: No:	Claims Claims	1-22				
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-22		÷		
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-22				
2.	Citat	tions and explanations							

see separate sheet

### **EXAMINATION REPORT - SEPARATE SHEET**

### Re Item IV Lack of unity of invention

Claims 23-30, the subject-matter of which lacked unity with the subject-matter of claim 1, have been deleted, and therefore the application subject to this report meets the requirement of unity of invention.

#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement

The document US 6 435 342 is regarded as being the closest prior art to the subject-matter of claim 1, and shows a package from which said subject-matter differs by the features of the characterising part of the claim.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

The problem to be solved by the present invention may be regarded as batter protecting the cigarettes in the package.

The solution to this problem proposed in claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT) because no prior art document suggests combining the package of US 6 435 342 with an inner, slidable container. The slidable packages of the prior art are made differently (see FR 2 499 947), and the skilled person would not obviously consider providing them with a hinged lid.

Claims 2- 22 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.